

CIA-Related Rewald **U.S. Judge Seals**

By Charles Memminger

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Star-Bulletin Writer
A federal judge yesterday issued an order sealing any court documents relating to the CIA filed in connection with the bankrupt investment company Bishop, Baldwin, Rewald, Dillingham & Wong.
The order also prohibits anyone connected with the case from talking about the CIA at all.
Attorney Peter Wolff, who represents Ronald R. Rewald in his state criminal case, said he had "never heard of such an order" being issued before and said it "raises some serious First Amendment questions."

"Isn't there a right to free speech?" Wolff asked.

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U.S. JUDGE Martin Pence issued the order at the request of the U.S. Attorney and attorneys for the Securities and Exchange Commission, who based their action on a secret afridavit filed by CIA attorney Robert Laprade.

The motion apparently was made to keep secret any court memorandums mentioning the CIA that are to be filed by Rewald's attorneys.

"Attorneys for Ronald Rewald and . . . Bishop, Baldwin, Rewald, Dillingham & Wong have made statements that documents they intend to file . . . will contain information pertaining to the Central Intelligence Agency," the motion states. Rewald's civil attorney, Robert Smith, said the order did not bother him. In fact, he was planning to file court documents containing possibly classified material today and was planning to ask that the material be sealed, he said.

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REWALD, WHO is in prison in lieu of \$10 million bail, had told associates he had CIA connections. A team of CIA agents from Washington, D.C., went through his company files on Pence's orders to search for any "classified" material. Six packets of material were separated.

Investigators involved in the Rewald case have conceded he might have had a minor connection

with the CIA, but said it has nothing to do with charges that Rewald stole millions of dollars of investors money.

Pence ordered that all documents fied in Rewald's case "containing matters directly related or indirectly pertaining" to the CIA be sealed.

indirectly pertaining" to the CIA be sealed.

CLERKS FROM federal court and U.S. bankruptcy court said today that they sought a clarification from Pence about his ruling so, that documents cain be properly processed.

The clerks initially said yesterday they would
be sealing any documents coming in connection
with Rewald or the bankruptcy because they did
not have time to determine which documents
were CIA-related and which were not.

But, after talking with Pence this morning, the
clerks said they will now seal only documents
filed by Rewald's attorney Smith or the CIA.

Assistant U.S. Attorney John F. Peyton, who
flied the motion on behalf of U.S. Attorney Daniel
Bent, who is out of town, said documents filed

will be "instantaneously judge to see if they can be madeark came when a newspaper rep concern that access to files conse public record would be hamper

record would be hamper
PEYTON SAID the int is to go
no futther than Pencer which
sealed CIA-related docter that
order, one document is of the
bankruptey trustee was way.
The new order attempinst tha
But some attorneys feel road that
it might violate a perso right to
free speech, and, if follould prevent attorneys from eihe caseamong themselves.
The order states thand their
attorneys and their agjotice of
this order are here on communicating to any person relating to matters pertaining